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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/757,510	01/15/2004	Shigeru Miyamoto	723-1460	6319	
27562 NIVONI 8- V/A	7590 12/31/2007 NDEDLIVE D.C.	EXAMINER			
NIXON & VANDERHYE, P.C. 901 NORTH GLEBE ROAD, 11TH FLOOR			NGUYEN, BINH AN DUC		
ARLINGTON,	VA 22203		ART UNIT	PAPER NUMBER	
			3714		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application	No.	Applicant(s)				
Office Action Summary		10/757,510		MIYAMOTO ET AL.				
		Examiner		Art Unit				
	_	Binh-An D. I	Jauven	3714				
The MAILING DATE of this	communication app	1	·		l Idress			
Period for Reply				·				
A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under th after SIX (6) MONTHS from the mailing date - If the period for reply specified above is less t - If NO period for reply is specified above, the r - Failure to reply within the set or extended per Any reply received by the Office later than thr earned patent term adjustment. See 37 CFR	DMMUNICATION. e provisions of 37 CFR 1.13 of this communication. han thirty (30) days, a reply maximum statutory period w iod for reply will, by statute, ee months after the mailing	36(a). In no eventy within the statuto will apply and will apply and will applicate the applicate th	however, may a reply be timery minimum of thirty (30) day xpire SIX (6) MONTHS from tion to become ABANDONE	nely filed s will be considered time the mailing date of this of D (35 U.S.C. § 133).	ly. communication.			
Status								
1) Responsive to, communicati	on(s) filed on 09 O	<u>ctober 2007</u> .						
2a)⊠ This action is FINAL .	2b)☐ This	action is no	n-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) Claim(s) 1,6,8,10,11,17,19 4a) Of the above claim(s) 5) Claim(s) is/are allow 6) Claim(s) 1,6,8,10,11,17,19 7) Claim(s) is/are object 8) Claim(s) are subject	is/are withdraved. and 21 is/are rejected to.	wn from cons	ideration.	· .				
Application Papers								
9)☐ The specification is objected								
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
Replacement drawing sheet(s, 11) The oath or declaration is of								
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 09/443,869. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)			_					
1) Notice of References Cited (PTO-892)	- Daview (DTO 040)	•	i) Interview Summary Paper No(s)/Mail D					
 2) Notice of Draftsperson's Patent Drawing 3) Information Disclosure Statement(s) (PT Paper No(s)/Mail Date 10/29/07. 		/	i) Notice of Informal F		O-152)			

DETAILED ACTION

The Amendment filed October 9, 2007 has been received. According to the Amendment, claims 1, 6, 8, 10, 11, 17, 19, and 21 have been amended. Currently, claims 1, 6, 8, 10, 11, 17, 19, and 21 are pending in the application. Acknowledgment has been made.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 6, 8, 10, 11, 17, 19, and 21 are rejected under 35 U.S.C. 102(e) as being anticipated by Gever et al. (6,329,994).

Referring to claims 1, 6, 8, 11, 17, and 19 Gever et al. teaches a computer animation system and method for generating and supplying to a display an image signal for displaying a player object (characters 64, 48) existing in the vicinity of a land object (e.g., floor or furniture objects 162, 164 (Figs. 8-11A)) by processing image data for the player object and the land object according to a program, comprising: a player object image data generator that generates player object image data to display a player object (characters 64, 48); a land object image data generator that generates land object

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image data to display a land object (sub-objects, static or moving icons, e.g., furniture objects 162, 164) (5:8-25); wherein the land object image data includes a program control code; a program control code detector that detects a program control code included in the land object image data for displaying the land object in the vicinity of the player (the control code imbedded in the sub-objects, invisible to a user), and that detects when a predetermined relationship exist between the position of the player object and the land object (9:32-10:67); virtual cameras for viewing different angles of a three dimensional game space (24:5-54); generating sound; outputting animation data to automatically cause the player object to perform an action in according with the action code (player walking 14:64-15:25); "jump" action (15:37-61); detecting moving speed of a player; generating images in three dimensional space with player and land object image polygon data (15:64-18:39).

Note that, the limitations of climb action corresponding to wall (land object)

(claims 6 and 17); jump action corresponding to hole or hollow and land object is a hole

(land object) (1 and 11) are inherent from Gever et al.'s teaching of sub-objects (5:8-6:60).

Referring to claims 10 and 21, wherein said land object image data generator also contains a sound switching code, and said video game apparatus further comprising a sound switching code detector that detects the sound switching code included in the land object image data for displaying the land object in the vicinity of said player; a sound data generator to generate sound data for a plurality of ones of sound; and a sound switching circuitry to switch the sound data depending upon said sound

switching code, this limitation is inherent from Gever et al.'s teaching of Smart Objects having embedded voice (5:4:59-5:5) and is capable of react or interact with elements I the windows, e.g., reading aloud text displayed in the window or pointing to an onscreen push-button control (6:14-30).

Further, note that, regarding the amended features of: a land object existing at the foot of the player object; and an object exists at a location adjacent said land object, and said image changing circuitry causes the player object to interact with said object (claims 1, 10, 11, 17, 19, and 21), these features are anticipated by Gever et al.'s disclosure of land object such as floor or furniture (sub-objects), which can be static or dynamic (5:15-21; and Figs. 8-11A); motion scripts and trigger scripts (program codes)(6:1-13) for smart object's interactions.

Note that, the amended limitation of "programmed logic circuitry" to all pending claims are inherent from video game program being executed by the game processor.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 6, 8, 10, 11, 17, 19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Naka et al. (5,963,218) in view of Sasaki (5,577,960).

Referring to claims 1, 6, 8, 11, 17, and 19, Naka et al. teaches a video game apparatus and method generating and supplying to a display an image signal for displaying a player object existing in the vicinity of a land object, existing at the foot of the player object, by processing image data for the player object and the land object according to a program, comprising: a player object image data generator that generates player object image data to display a player object; a land object image data generator that generates land object image data to display a land object (Figs. 37A-37E); wherein the land object image data includes a program control code; a program control code detector that detects a program control code included in the land object image data for displaying the land object in the vicinity of the player (the control code imbedded in the teleport which exchange status information for first and second players. 22:28-63 and Figures 41-43A), and that detects when a predetermined relationship exist between the position of the player object and the land object (further, the program control code is also imbedded in the moving platform over the trench (an object adjacent to the land object) and the player object interacts with the platform to cross the trench, Figures 37A-37E and column 19:1-50); outputting animation data to automatically cause the player object to perform an action in according with the action code (pressing jumping command); land object is a hole (trench); "jump" action; detecting moving speed of a player (21:8-15). Note that, the program code embedded in . Application/Control Number: 10/757,510

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the teleport or the platform (Figures 37A, 37B, and 41) is not visible to the video game player.

Naka et al. does not explicitly teach generating images in three dimensional space with player and land object image polygon data (claims 1, 6, 8, 10, 11, 17, 19, and 21). Sasaki, however, teaches a video game apparatus and method generating and supplying to a display an image signal for displaying a player object existing in the vicinity of a land object in a three dimensional space with player and land object image polygon data (5:61-9:24). See also, Figs. 1-12 and columns 2-11.

Regarding the limitations of climb action corresponding to wall (land object) (claims 6 and 17); jump action corresponding to hole or hollow (land object) (claims 1 and 11); virtual cameras for viewing different angles of a three dimensional game space (8 and 19); and generating sound (10, 11, 17, and 21), these limitations are notoriously well known in the video game industry, e.g., video game auto-play or demo mode.

Thus, it would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the technique of embedding control code in land object images of Naka et al. with system and method for generating images in three dimensional space with player and land object image polygon data, as taught by Sasaki, to come up with a more interesting 3-D video game apparatus.

Referring to claims 10 and 21, wherein said land object image data generator also contains a sound switching code, and said video game apparatus further comprising a sound switching code detector that detects the sound switching code included in the land object image data for displaying the land object in the vicinity of said

player; a sound data generator to generate sound data for a plurality of ones of sound; and a sound switching circuitry to switch the sound data depending upon said sound switching code, it is notoriously well known in animations to embed sounds to animated or interactive objects to present certain characteristic of the object while interacting with the environment or surrounding.

Response to Arguments

Applicant's arguments filed October 9, 2007 have been fully considered but they are not persuasive.

Applicant argued that Gever fails to teach or suggest a land object image data generator that generates land object data to display a land object including one of a hollow and a hole, said land object image data containing a jump code (applicant's remark, page 9, lines 6-12) is deemed not to be persuasive. Note that, the limitations jump action corresponding to hole or hollow and land object is a hole (land object), or land object is a wall (claims 1 and 11) are inherent from Gever et al.'s teaching of subobjects (5:8-6:60).

Applicant argued that Gever fails to teach or suggest a "jump" codes, "climb" codes, and/or "camera switch" codes (applicant's remark, page 10, line 4, to page 11, last paragraph) is deemed not to be persuasive. Gever et al. disclosed land object such as floor or furniture (sub-objects), which can be static or dynamic (5:15-21; and Figs. 8-11A); motion scripts and trigger scripts (program codes)(6:1-13) for smart object's interactions; a land object image data generator that generates land object image data

to display a land object (sub-objects, static or moving icons, e.g., furniture objects 162, 164) (5:8-25); wherein the land object image data includes a program control code; a program control code detector that detects a program control code included in the land object image data for displaying the land object in the vicinity of the player (the control code imbedded in the sub-objects, invisible to a user), and that detects when a predetermined relationship exist between the position of the player object and the land object (9:32-10:67); virtual cameras for viewing different angles of a three dimensional game space (24:5-54); generating sound; outputting animation data to automatically cause the player object to perform an action in according with the action code (player walking 14:64-15:25); "jump" action (15:37-61); detecting moving speed of a player; generating images in three dimensional space with player and land object image polygon data (15:64-18:39). Thus, Gever et al. clearly anticipated applicant's claimed invention.

Further, Applicant argued that Naka et al. in view of Sasaki do not teach allowing a character to automatically jumping, climbing, and switching cameras as required by the claims (applicant's remark, page 12, 2nd paragraph, to page 13, 2nd full paragraph) is deemed not to be persuasive. Naka et al. teaches a video game apparatus and method for displaying a player object existing in the vicinity of a land object, existing at the foot of the player object, by processing image data for the player object and the land object according to a program, comprising: a player object image data generator that generates player object image data to display a player object; a land object (Figs. 37A-

37E); wherein the land object image data includes a program control code; a program control code detector that detects a program control code included in the land object image data for displaying the land object in the vicinity of the player (the control code imbedded in the teleport which exchange status information for first and second players, 22:28-63 and Figures 41-43A), and that detects when a predetermined relationship exist between the position of the player object and the land object (further, the program control code is also imbedded in the moving platform over the trench (an object adjacent to the land object) and the player object interacts with the platform to cross the trench, Figures 37A-37E and column 19:1-50); outputting animation data to automatically cause the player object to perform an action in according with the action code (pressing jumping command); land object is a hole (trench); "jump" action; detecting moving speed of a player (21:8-15). Note that, the program code embedded in the teleport or the platform (Figures 37A, 37B, and 41) is not visible to the video game player. Sasaki further teaches a video game apparatus and method generating and supplying to a display an image signal for displaying a player object existing in the vicinity of a land object in a three dimensional space with player and land object image polygon data (5:61-9:24). See also, Figs. 1-12 and columns 2-11.

Further, with respect to the references of Naka et al. in view of Sasaki addressed above, the limitations of climb action corresponding to wall (land object) (claims 6 and 17); jump action corresponding to hole or hollow (land object) (claims 1 and 11); virtual cameras for viewing different angles of a three dimensional game space (8 and 19); and generating sound (10, 11, 17, and 21), these limitations are notoriously well known in

the video game industry, e.g., video game auto-play or demo mode. Thus, it would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the technique of embedding control code in land object images of Naka et al. with system and method for generating images in three dimensional space with player and land object image polygon data, as taught by Sasaki, to come up with a more interesting 3-D video game apparatus.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Binh-An D. Nguyen whose telephone number is 571-272-4440. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pezzuto can be reached on 571-272-6996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

BN

Robert E Pezzuto Supervisory Patent Examiner Art Unit 3714

XUAN M. THAI SUPERVISORY PATENT EXAMINER